i	ll		
1	Brian T. Rekofke Ross P. White		
2	Witherspoon, Kelley, Davenport & Toole 1100 US Bank Building		
3	422 West Riverside		
4	Spokane, WA 99201 (509) 624-5265		
5	Attorneys for Church Defendants and Donald C. Fossum		
6			
7	UNITED STATES DISTRICT COURT		
8	FOR THE EASTERN DISTRICT OF WASHINGTON		
9	THOMAS A. WAITE,		
10	Plaintiff,	Case No.: CV-05-399-EFS	
11	vs.	COP, CPB and FOSSUM'S THIRD SUPPLEMENTAL	
12	CORPORATION OF THE PRESIDING BISHOP OF THE CHURCH OF JESUS	IDENTIFICATION OF EXPERT WITNESSES AND	
13	CHRIST OF LATTER DAY SAINTS, a Utah corporation, CORPORATION OF	DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS	
14	THE PRESIDENT OF THE CHURCH OF JESUS CHRIST OF LATTER DAY	TREEDVINART REPORTS	
15	SAINTS, a Utah corporation; DONALD C. FOSSUM; and STEVEN D. BRODHEAD,		
16	Defendants.		
17			
18	The above-named defendants here	eby submit the following third	
19	supplemental expert disclosures:		
20	1. Matthew D. Mecham, MS, PE Motion Research Associates		
21	125 West Burton Salt Lake City, UT 84115		
22	Mr. Mecham is an engineer/accident reconstructionist. He is expected to		
23	testify that defendant Brodhead was the sole cause of the motor vehicle accident		
24	involved in this case. Mr. Mecham's preliminary expert report, curriculum vitae,		
25	case listings and fee schedule were filed on January 22, 2007. Mr. Mecham's		
26	supplemental report is attached as Exhibit	1A. Mr. Mecham made himself	
27			
28	COP, CPB AND FOSSUM THIRD SUPPLEMENTAL IDENTIFICATION OF EXPERT WITNESSES AND DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS - 1	WITHERSPOON. KELLEY, DAVENPORT & TOOLE A PROFESSIONAL SERVICE CORPORATION ATTORNEYS & COUNSELORS 1100 U.S. BANK BUILDING 422 WEST RIVERSIDE AVENUE SPOKANE, WASHINGTON 99201-0302	
	G:\C\Church of Jesus Christ 14061\Waite 3\Pleadings\Disclosure (3rd Supp) with Wise.	(509) 624-5265	

1	available for deposition. However, counsel for Plaintiff decided not to depose
2	Mr. Mecham.
3	2. Scott Kimbrough, Ph.D., PE Motion Research Associates
4	125 West Burton Salt Lake City, UT 84115
5	Mr. Kimbrough is a forensic engineer, accident reconstructionist, and expert
6	in human factors. Mr. Kimbrough is expected to testify that Mr. Brodhead was
7	the sole cause of the accident and that based on human factors and the Rules of
8	the Road for the State of Washington, defendant Fossum was fault free. Mr.
9	Kimbrough's preliminary expert report, curriculum vitae, case listings and fee
10	schedule were filed on January 22, 2007. Mr. Kimbrough's supplemental report
11	is attached as Exhibit 2A. Mr. Kimbrough made himself available for deposition.
12	However, counsel for Plaintiff decided not to depose Mr. Mecham.
13	3. Frederick Wise, Ph.D.
14	Department of Psychiatry and Behavioral Sciences University of Washington, HMC Seattle, WA 98195
15	Dr. Wise is a neuropsychologist. He will testify concerning his
16	neuropsychological evaluation of Plaintiff, as well as comment on other
17	neuropsychological and psychological evaluations performed on Mr. Waite. Dr.
18	Wise's preliminary expert report was filed on March 5, 2007. Dr. Wise's
19	supplemental report is attached as Exhibit 3B. Dr. Wise had his deposition taken
20	on April 13, 2007.
21	Defendants reserve the right to supplement these disclosures listed above
22	as the discovery process proceeds.
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24	///
25	///
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27	COD CDD AND FOSSUM THIRD SURPLEMENTAL WITHERSPOON, KELLEY, DAVENPORT & TOOLE
28	COP, CPB AND FOSSUM THIRD SUPPLEMENTAL IDENTIFICATION OF EXPERT WITNESSES AND DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS - 2 OF EXPERTS' PRELIMINARY REPORTS - 2 OF EXPERTS' PRELIMINARY REPORTS - 2 WITHERSPOON, RELLEY, DAVENPORT & TOOLE A PROFESSIONAL SERVICE CORPORATION ATTORNEYS & COUNSELORS 1100 U.S. BANK BUILDING 422 WEST RIVERSIDE AVENUE SPOKANE, WASHINGTON 99201-0302 (509) 624-5265

1	DATED thisday of May, 2007.
2	WITHERSPOON, KELLEY, DAVENPORT & TOOLE
3	& TOOLE
4	
5	Brian T. Rekofke, WSBA No. 13260
6	Brian T. Rekofke, WSBA No. 13260 Ross P. White, WSBA No. 12136 Attorneys for Church Defendants and Fossum
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27 28	COP, CPB AND FOSSUM THIRD SUPPLEMENTAL IDENTIFICATION OF EXPERT WITNESSES AND DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS - 3 WITHERSPOON. KELLEY, DAVENPORT & TOOLE A PROFESSIONAL SERVICE CORPORATION ATTORNEYS & COUNSELORS 1100 U.S. BANK BUILDING 422 WEST RIVERSIDE AVENUE
	SPOKANE, WASHINGTON 99201-0302 (509) 624-5265 GVCVchurch of Jesus Christ 14061\Waite 3\Pleadings\Disclosure (3rd Supp) with Wise.

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2	CERTIFICATE OF SERVICE	
3	I hereby certify that on the day of May, 2007:	
4567	1. I electronically filed the foregoing COP, CPB and FOSSUM'S THIRD SUPPLEMENTAL IDENTIFICATION OF EXPERT WITNESSES AND DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS with the Clerk of the Court using the CM/ECF System which will send notification of such filing to the following:	
8	(for Waite) Richard C. Eymann and Stephen L. Nordstrom; (for Brodhead) Andrew C. Smythe	
9 10	2. I hereby certify that I have mailed by United States Postal Service the document to the following non-CM/ECF participants at the address listed below: None.	
11 12	3. I hereby certify that I have hand delivered the document to the following participants at the addresses listed below: None .	
13 14		
15	Kimberley L. Hunter, Legal Assistant	
16	Witherspoon, Kelley, Davenport & Toole, P.S. 422 W. Riverside Ave., #1100	
17	Spokane, WA 99201-0300 Phone: 509-624-5265	
18	Fax: 509-478-2728	
19	<u>kimh@wkdtlaw.com</u>	
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28	COP, CPB AND FOSSUM THIRD SUPPLEMENTAL IDENTIFICATION OF EXPERT WITNESSES AND DISCLOSURE OF EXPERTS' PRELIMINARY REPORTS - 4 WITHERSPOON. KELLEY, DAVENPORT & TOOLE A PROFESSIONAL SERVICE CORPORATION ATTORNEYS & COUNSELORS 1100 U.S. BANK BUILDING 422 WEST RIVERSIDE A VENUE SPOKANE, WASHINGTON 99201-03002 (509) 624-5265	